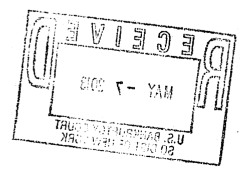
May 1, 2013 SDO NY Bankrupt Clerk of Court fely for entry of default # 2 50026 Magno A Celema





09-50026-mg Do	oc 12424 Filed	05/07/13 Enter Pg 3 of 4	red 05/10/13 15:36:49	Main Documen
In re Motor	South		case NoChapter	0026  0 12-609
in this case as req	from the record th uired by law.		EAULT  Sendant failed to plead or of the control of	
Therefore, Bankruptcy Proce	default is entered dure 7055.	against the defenda	nt as authorized by Federa	l Rule of

By:\_

Date

Clerk of the Bankruptcy Court

Deputy Clerk

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B 261A (8/96)					
United States Bankruptcy Court					
Southarn Dist District Of New York					
In re Motors Liquidation Comp. BK Case No. 09-50026					
Majorie A. Creamer. } Chapter 11  Plaintiff } Appeal No. 12-6074					
JUDGMENT BY DEFAULT					
Default was entered against defendant <u>Motors Liquidation</u> Co.					
on The plaintiff has requested entry of judgment by default and has filed an Kansas					
The same of the amount due and stating that this defendant is not in the military service.					
Furthermore, it appears from the record that this defendant is not an infant or incompetent person.					
Therefore, pursuant to Fed. R. Civ. P. 55(b)(1), as incorporated by Fed. R. Bankr. P. 7055, judgment					
is entered against this defendant in favor of the plaintiff as follows:					

(Clerk of the Bankruptcy Court)

(Date)